



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Guggari et al

Serial No: 10/789,845

Filed: February 27, 2004

For: Motor Pulse Controller

Art Unit: 3672

Examiner:

Atty Docket No: VAR-1007-US

Conf. No. 8468

SUMMARY OF INTERVIEW

Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Dear Sir:

This is a Summary of the telephonic interview between the Examiner and the undersigned on 05 Jan. 2006. The substance of the interview is as stated in the Interview Summary sent with the Notice Of Allowance. It is noted that the Examiner did state that in his view Claim 57 did not distinguish over the cited art; and that if Claim 57 was canceled the case would be in condition for allowance. Without agreeing with the view regarding whether Claim 57 did not distinguish over the prior art, Claim 57 was canceled to put the case in condition for allowance. Without waiving any right, without abandoning any invention, and without waiving the right to pursue Claim 57 in an offspring application [and/or claims like Claim 57], Claim 57 is canceled.

Respectfully submitted,

Guy McClung

Reg. No. 29,008

24 Jan 06 Date:

PMB 347

16690 Champion Forest Drive Spring, TX. 77379--7023

Phone: 281 893 5244

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

I hereby certify that this correspondence is being deposited with sufficient postage as first class U.S. mail with the United States Postal Service in an envelope addressed to: Mail Stop, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450, on 24 Jan. 2006.

Guy McClung, Reg. No. 29,008





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Comments On STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Dear Sir:

Applicant appreciates the Examiner's work on this case. This is a Response to the Examiner's statement of Reasons for Allowance in the Notice of Allowability allowing claims in the above-identified case. Reasons for allowance are warranted in instances in which "the record of the prosecution as a whole does not make clear his or her reasons for allowing a claim or claims" [37 CFR 1.104(e)]. In the present case, applicant believes the record as a whole does make the reasons for allowance clear and therefore no statement by the examiner is necessary or warranted. Furthermore, the applicant does not necessarily agree with each statement in the reasons for allowance. While applicant believes that the claims are allowable, applicants does not acquiesce in the view that patentability resides in each or any single feature, exactly as expressed in the claims, nor that each or any single feature is required for patentability.

Respectfully submitted,

Guy McClung Reg. No. 29,008

Date:

24 Jan 06 PMB 347; 16690 Champion Forest Drive

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